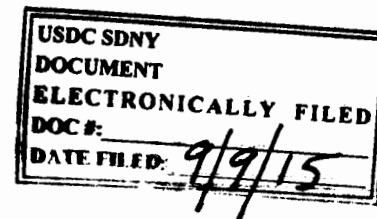


UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK



THE EXPORT-IMPORT BANK OF THE  
REPUBLIC OF CHINA,

Plaintiff – Judgment Creditor,

- against -

REPUBLIQUE DU NIGER,

Defendant – Judgment Debtor,

97 Civ. 3090 (LAK)

STIPULATION OF  
VOLUNTARY  
DISMISSAL WITH  
PREJUDICE  
PURSUANT TO  
F.R.C.P  
41(a)(1)(A)(ii)

- and -

LA SOCIETE DE PATRIMOINE DES  
MINES DU NIGER,

Interested-Third-Party.

x

IT IS HEREBY STIPULATED AND AGREED, by and between the parties by their respective counsel, that the above-captioned action is voluntarily dismissed, including as to post-judgment enforcement, with prejudice and without costs imposed, pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii).

IT IS FURTHER STIPULATED AND AGREED, by and between the parties by their respective counsel, that the restrained funds in the amount of \$5,427,924 now held by Exelon Generation Company, LLC in compliance with a Stipulation dated February 23, 2015, will no longer be subject to any restraint.

Date: June 1, 2015

Paul Summit/CCF

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*China*

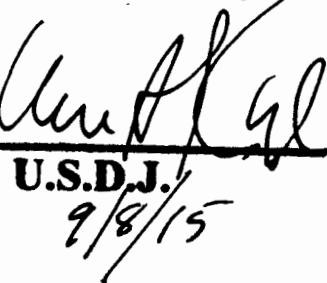


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**SO ORDERED:**

  
\_\_\_\_\_  
**U.S.D.J.**  
9/8/15

tmc